UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re * Chapter 11

*

FIELDWOOD ENERGY, LLC, et al * Case No. 20-33948 (MI)

*

Debtors * (Jointly Administered)

WITHDRAWAL OF REQUEST FOR PAYMENT OF ADMINISTRATIVE EXPENSES

COMES NOW Creditor Core Industries, Inc. ("Core") and hereby respectfully withdraws,

without prejudice, its request for payment of administrative expenses pursuant to 11 U.S.C. § 503

(Core's request at Doc. 707). The Debtor Fieldwood Energy, LLC ("Debtor") has agreed to pay

the past due amount for Core's post-petition storage services (see Doc. 707, ¶ 3) and has agreed to

pay Core in the ordinary course of business for Core's continued post-petition storage services.

Given the Debtor's agreement to pay Core for past due invoices and to pay Core in the ordinary

course of business for continued post-petition services, Core withdraws its request for payment of

administrative expenses without prejudice to make additional requests in the future should Debtor

fail to make timely payments to Core as agreed.

Respectfully submitted,

/s/ Richard M. Gaal

RICHARD M. GAAL

rgaal@mcdowellknight.com

Alabama Bar No.: ASB-3999-A58R

Admitted Pro Hac Vice

Attorney for Core Industries, Inc.

1

OF COUNSEL:

MCDOWELL KNIGHT ROEDDER & SLEDGE, LLC Post Office Box 350 Mobile, Alabama 36601 Telephone: (251) 432-5300

Fax: (251) 432-5303

CERTIFICATE OF SERVICE

I hereby certify that on January 19, 2021, I electronically filed the foregoing with the Clerk of the court using the CM-ECF system, which will send electronic notification of such filing to all registered users in this case.

/s/ Richard M. Gaal RICHARD M. GAAL